Filed: 15 December 2011

Mail Stop Interference P.O. Box 1450 Alexandria Va 22313-1450 Tel: 571-272-4683 Fax: 571-273-0042

1

2

3

5

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

KJELL OLMARKER and BJÖRN RYDEVIK Junior Party (Patents 6,649,589 and 7,708,995),

٧.

JUNMING LE, JAN VILCEK, PETER DADDONA, JOHN GHRAYEB, DAVID KNIGHT, and SCOTT SIEGEL, Senior Party (Application Nos. 10/227,488 and 10/665,971).

> Patent Interference No. 105,842 (Technology Center 1600)

> DECLARATION - Bd.R. 203(b)1

Part A. Declaration of interference

An interference is declared (35 U.S.C. § 135(a)) between the above-identified

parties. Details of the application(s), patent (if any), reissue application (if any), count(s)

"Bd.R. x" may be used as shorthand for "37 C.F.R. ' 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

- 1 and claims designated as corresponding or as not corresponding to the count(s) appear
- 2 in Parts E and F of this DECLARATION.
- 3 Part B. Judge managing the interference
- 4 Administrative Patent Judge Sally Gardner Lane has been designated to manage
- 5 the interference. Bd. R. 104(a).
- 6 Part C. Standing order
- 7 A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this
- 8 DECLARATION. The STANDING ORDER applies to this interference.
- 9 Part D. Initial conference call
- 10 A telephone conference call to discuss the interference is set for 2:30p.m. on 1
- 11 March 2012 (the Board will initiate the call).
- 12 No later than four business days prior to the conference call, each party shall
- 13 file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd. R. 204;
- 14 SO ¶¶ 104.2.1, 120 & 204) the party intends to file.
- 15 A sample schedule for taking action during the motion phase appears as Form 2
- 16 in the STANDING ORDER. Counsel are encouraged to discuss the schedule prior to
- 17 the conference call and to agree on dates for taking action. A typical motion period
- 18 lasts approximately eight (8) months. Counsel should be prepared to justify any request
- 19 for a shorter or longer period.

20

1	Part E. Identification and order of the parties		
2	Junior Party		
3 4 5 6 7 8	Named Inventors:	Kjell OLMARKER Mölndal SWEDEN	
		Bjorn RYDEVIK Göteborg SWEDEN	
9 10 11	Involved Patents:	6,649,589, issued 18 November 2003, from application 09/743,852, filed 23 September 1999 under 35 U.S.C. \S 371 from international application PCT/SE99/01671	
12 13 14		USE OF CERTAIN DRUGS FOR TREATING NERVE ROOT INJURY	
15 16		7,708,995, issued 04 May 2010, from application 11/521,093, filed 14 September 2006	
17 18 19		USE OF TNF-ALPHA INHIBITORS FOR TREATING A NERVE DISORDER MEDIATD BY NUCLEUS PULPOSUS	
20 21	Assignee:	Sciaticon AB	
22		Senior Party	
23 24 25	Named inventors:	JUNMING LE Jackson Heights, NY	
26 27 28		JAN VILCECK New York, NY	
29 30 31		PETER DADDONA Menlo Park, CA	
32 33 34		JOHN GHRAYEB Downington, PA	
35 36 37		DAVID KNIGHT Berwyn, PA	

1 2 3 4 5 6 7 8	Involved Applications:	SCOTT SIEGEL Westborough, MA 10/227,488, filed 23 August 2002 METHODS OF TREATING INFLAMMATION ASSOCIATED WITH NEURODEGENERATIVE DISEASES WITH ANTI- TNFa ANTIBODIES		
10		10/665,971, filed 19 September 2003.		
11 12 13		METHODS OF TREATING NEURODEGENERATIVE INFLAMMATION WITH ANTI-TNF ALPHA ANTIBODIES		
14 15 16	Assignee:	Janssen Biotech, Inc.		
17	The senior party is assigned exhibit numbers 1001-1999. The junior party is			
18	assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1); SO ¶ 154.2.1. The senior party			
19	is responsible for initiating settlement discussions. SO \P 126.1.			
20	Part F. Count and	d claims of the parties		
21		Count 1		
22		Claim 1 of Olmarker 6,649,589		
23	or			
24	Claim 1 of Olmarker 7,708,885			
25		or		
26		Claim 4 of Le 10/227,488		
27		or		
28		Claim 1 of Le application 10/665,971		
29				

1		
2	The claims of the parties	are:
3	Olmarker ('589):	1-39
4		
5	Olmarker ('995):	1-13
6		
7	Le ('488):	4, 7-10, 32, 33, 37, 53-58, 60-65, 85, 87, and 88
8		
9	Le ('971):	1-7, 18-20, and 22-37
10		
11	The claims of the parties	which correspond to Count 1 are:
12	Olmarker ('589):	1-39
13		
14	Olmarker ('995):	1-13
15		
16	Le ('488):	4, 7-10, 32, 33, 37, 53-58, 60-65, 85, 87, and 88
17		
18	Le ('971):	1-7, 18-20, and 22-37
19		
20	·	do not correspond to Count 1, and therefore are not
21	involved in the interference, are:	
22	Olmarker ('589):	None
23		
24	Olmarker ('995):	None
25		
26	Le ('488):	None
27		
28	Le ('971):	None

29

1	The parties	are accorded	the following	benefit for	Count 1:
---	-------------	--------------	---------------	-------------	----------

2	Olmarker ('995) ² :	10/225,237, filed 22 August 2002, which issued as U
3		Patent 7,115,557;
4		
5		09/826,893, filed 16 April 2001, abandoned;
6		
7		09/743,852, which was filed under 35 U.S.C. § 371
6 7 8 9		from international application PCT/SE99/01671, field 23 September 1999;
10		20 00ptember 1999,
11		Swedish application 9803710-4, filed 29 October
12		1998; and
13		
14 15		Swedish application 9803276-6, filed 25 September 1998.
16		1998.
17		
18	Le:	09/133,119 ³ , filed 12 August 1998, issued as US
19 20		Patent 6,277,969;
21		08/570,674, filed 11 December 1995, abandoned;
22		
23 24		08/324,799, filed 18 October 1994, issued as US Patent 5,698,195;
25		00/400 400 51 404 5 1 4004 5
26 27		08/192,102, filed 04 February 1994, issued as US Patent 5,656,272;
28 29		08/192,861, filed 04 February 1994, issued as US
30		Patent 5,919,452;
31		

² The involved Olmaker US Patent 6,649,589, is accorded the same earliest priority date of 23 September 1999, which is the filing date under 35 U.S.C. § 371 of international application PCT/SE99/01671.

³The involved Le application no. 10/227,488 is a continuation of application no. 09/766,535, filed 18 January 2001, which issued as US Patent 6,991,791 and is a divisional of application no. 09/133,119. The involved Le application no. 10/665,971 is a divisional of application no. 09/756,398, which issued as US patent 6,835,823 and is a divisional of application no. 09/133,119.

12 13 14 08/192,093, filed 04 February 1994, issued as US Patent 6,284,471;

08/010,406, filed 29 January 1993, abandoned;

08/013,413, filed 02 February 1993, abandoned;

07/943,852, filed 11 September 1992, abandoned;

07/853,606, filed 18 March 1992, abandoned;

07/670,827, filed 18 March 1991, now abandoned.

- 1 Part G. Heading to be used on papers
- 2 The following heading must be used on all papers filed in this interference, see
- 3 SO ¶ 106.1.1:

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

KJELL OLMARKER and BJÖRN RYDEVIK Junior Party (Patents 6,649,589 and 7,708,995),

٧.

JUNMING LE, JAN VILCEK, PETER DADDONA, JOHN GHRAYEB, DAVID KNIGHT, AND SCOTT SIEGEL, Senior Party (Application No. 10/227.488 and 10/665.971).

> Patent Interference No. 105,842 (Technology Center 1600)

Part H. Order form for requesting file copies

- 1 When requesting copies of files, use of SO Form 4 will greatly expedite
- 2 processing of the request. Please attach a copy of Parts E and F of this
- 3 DECLARATION with a hand-drawn circle around the patents and applications for which
- 4 a copy of a file wrapper is requested.

/Sally Gardner Lane/ Administrative Patent Judge

Enc:

Copy of STANDING ORDER Copy U.S. Patent 6,649,589 Copy U.S. Patent 7,708,995 Copy of claims of 10/655,971 Copy of claims of 10/227,488

cc (via overnight delivery):

Attorney for Olmarker:

Fish & Richardson P.C. 3200 RBC Plaza 60 South Sixth Street Minneapolis, MN 55440-1022

Attorney for Le:

Hamilton, Brook, Smith & Reynolds, P.C. 530 Virginia Road Concord, MA 01742-9133